

1.4A An administration sending information under paragraphs 1.1 and 1.2 shall, if requested by an administration receiving information published under paragraph 1.3, provide the technical methods and criteria it proposes to use for the evaluation of the interference.

1.4B An administration receiving information published under paragraph 1.3, may provide to the administration sending information under paragraphs 1.1 and 1.2 the technical methods and criteria it proposes to use for the evaluation of the interference.

Resolution of Difficulties

1.5 An administration receiving comments sent in accordance with paragraph 1.4 and administrations sending such comments shall endeavour to resolve any difficulties that may arise and shall provide any additional information that may be available.

1.5A In case of difficulties arising, the administration responsible for the planned network shall first explore all possible means of meeting its requirements without considering the possibility of adjustment to stations or networks of other administrations. If no such means can be found, the administration concerned may then request other administrations, either bilaterally or multilaterally, to mutually help resolve these difficulties.

1.5B An administration receiving a request under paragraph 1.5A shall, in consultation with the requesting administration, explore all possible means of meeting the latter's requirements.

1.5C If, after following the procedure described in paragraphs 1.5A and 1.5B, there are unresolved difficulties, the administrations concerned shall jointly make every possible effort to resolve these difficulties by means of mutually acceptable adjustments.

Results of Advance Publication

USA/ /25 (MOD) 1.6 An administration on behalf of which details of planned satellite networks have been published in accordance with the provisions of paragraphs 1.1 to 1.3 shall, after the period of four months specified in paragraph 1.4, inform the Board Bureau whether or not comments provided for in paragraph 1.4 have been received and of the progress made in resolving any difficulties. Additional information on the progress made in resolving any remaining difficulties shall be sent to the Board Bureau at intervals not exceeding six months prior to the commencement of coordination or the sending of the notices to the Board Bureau. The Board Bureau shall publish this information in the special section of its weekly circular.

Reason:

See USA/ /21.

1.7 When, upon expiry of a period of six years plus the extension provided for in No. 1550 after the date of the publication of the special section referred to in paragraph 1.3, the administration responsible for the network has not submitted the Appendix 3 information for coordination under paragraph 2.1 or paragraph 2.2 or notification under No. 1488, as appropriate, the information published under paragraph 1.3 shall be canceled after the administration concerned has been informed.

Commencement of Coordination or Notification Procedures

USA/ /26 (MOD) 1.8 When communicating to the Board Bureau the information referred to in paragraph 1.1, an administration may, at the same time or at a later time, communicate:

Reason:

See USA/ /21.

1.8A the information required for the network coordination of a frequency assignment to a station of a satellite network in accordance with the provisions of paragraph 2.6, or

1.8B the information required for notification of a frequency assignment to a station of a satellite network when coordination for that assignment is not required.

USA/ /27 (MOD) 1.8C Such coordination or notification information, as the case may be, shall be considered as having been received by the ~~Board Bureau~~ not earlier than six months after the date of receipt of the information referred to in paragraph 1.1.

Reason:

See USA/ /21.

Section II. Coordination of Frequency Assignments to a Station of a Satellite Network

Requirement for Coordination

USA/ /28 (MOD) 2.1 Before an administration (or one acting on behalf of one or more named administrations) notifies to the ~~Board Bureau~~ or brings into use any frequency assignment to a station of a non-geostationary-satellite network, it shall effect coordination of the assignment with any other administration whose assignment to a station in a geostationary-satellite network, or whose assignment to a station of a non-geostationary-satellite network or whose assignment to a terrestrial station might be affected.

Reason:

See USA/ /21.

USA/ /29 (MOD) 2.2 Before an administration (or one acting on behalf of one or more named administrations) notifies to the ~~Board~~ Bureau or brings into use any frequency assignment to a station of a geostationary-satellite network, it shall effect coordination of the assignment with any other administration whose assignment to a station of a non-geostationary-satellite network might be affected.

Reason:

See USA/ /21.

2.3 Coordination under paragraphs 2.1 and 2.2 may be effected for a satellite network using the information relating to the space station, including its service area, and the parameters of one or more typical earth stations which may be located in all or part of the space station service area.

USA/ /30 (MOD) 2.4 If a frequency assignment is brought into use before the commencement of the coordination procedure of paragraphs 2.1 or 2.2, when this coordination is required, the operation in advance of the receipt by the ~~Board~~ Bureau of the Appendix 3 information shall in no way afford any priority of the date.

Reason:

See USA/ /21.

2.5 Frequency assignments to be taken into account in the application of paragraphs 2.1 and 2.2 are those with a frequency overlap with the planned assignment, pertaining to the same service or to another service to which the band is allocated with equal rights, or a higher category of allocation (see Nos. 420 to 425 and 435), and which:

for space services, are:

- 2.5.1 in conformity with No. 1503, and
- 2.5.2 either recorded in the Master Register, or coordinated under the provisions of this Section or of Section II of Article 11, or
- USA/ /31 (MOD) 2.5.3 included in the coordination procedure with effect from the date of receipt by the Board Bureau, in accordance with paragraph 2.6 or No. 1074 or 1074A of Article 11, of the relevant information as specified in Appendix 3;

Reason:

See USA/ /21.

or, for terrestrial services, are:

- 2.5.4 recorded in the Master Register with a favourable finding with respect to No. 1240, or
- 2.5.5 not notified but in use or planned to be brought into use within the next three years.
- USA/ /32 ADD 2.5bis Coordination of space services (Earth-to-space) with the Fixed Service of an administration [in the bands [...]] [in those bands having a Table of Frequency Allocations footnote referencing this Resolution] is not required if:
- a) the frequency assignments referred to in 2.5.4 and 2.5.5 use analogue modulation and the power flux-density radiated over the territory of this administration into these frequency assignments does not exceed the threshold specified in [...], or
 - b) the frequency assignments referred to in 2.5.4 and 2.5.5 use digital modulation and the fractional degradation of

performance caused into reference digital fixed service frequency assignments located in the territory of this administration does not exceed the threshold specified in [], or

- c) the application of the simulation method described in [] to fixed service frequency assignments located within the territory of this administration, leads to an interference level which does not exceed the threshold specified in [].

Reason:

To eliminate unnecessary coordination with the Fixed Service.

USA/ /33 ADD 2.5ter No coordination under 2.1 or 2.2 is required:

- a) when an administration proposes to notify or bring into use, within the service area of a satellite network, a typical earth station or an earth station which would not cause or suffer interference of a level greater than the typical earth station; or
- b) when the interference resulting from a modification to a frequency assignment which has previously been coordinated will not exceed that value agreed during coordination; or
- c) when an administration proposes to notify or bring into use a new earth station which would not cause or suffer interference of a level greater than that which would be caused by an earth station belonging to the same satellite network and whose characteristics have been published in accordance with 2.7.2, or notified to the Bureau without coordination in those cases where coordination was not required; or

- d) when, for a new frequency assignment to a receiving station, the notifying administration states that it accepts the interference resulting from the frequency assignments referred to in 2.5.1 to 2.5.3; or
- e) between earth stations using frequency assignments in the same direction (either Earth-to-space or space-to-Earth).

Reason:

To extend to non-geostationary-satellite networks exemptions from coordination, or re-coordination as the case may be, each of which currently appears in the Radio Regulations in respect to geostationary-satellite networks.

Coordination Data

USA/ /34 (MOD) 2.6 The administration seeking coordination shall send to the ~~Board~~ Bureau the information listed in Appendix 3.

Reason:

See USA/ /21.

USA/ /35 (MOD) 2.7 On receipt of the complete information referred to in paragraph 2.6, the ~~Board~~ Bureau shall:

Reason:

See USA/ /21.

2.7.1 examine this information with respect to its conformity with No. 1503; the date of its receipt shall be considered as the date from which the assignment will be taken into account for coordination;

USA/ /36 MOD 2.7.2

publish in the special section of its weekly circular, within three months, the information received under paragraph 2.6 and the result of the examination under paragraph 2.7.1³. When the ~~Board~~ Bureau is not in a position to comply with the time limit referred to above, it shall periodically so inform the administrations giving the reasons therefor.

Reason:

To make clear to the BR, and to other administrations, which administrations' names are to comprise the list depicted in the footnote.

Examination of Coordination Data and Agreement Between Administrations

USA/ /37 (MOD) 2.8

On receipt of the special section referred to in paragraph 2.7.2, an administration shall promptly examine the matter with regard to interference which would be caused to the frequency assignments of its network or terrestrial stations, or caused by these assignments. In so doing, it shall have regard to the proposed date of bringing into use of the assignment for which coordination is sought. It shall then, within six months from the date of the relevant weekly circular, notify the

To help administrations identify services that may be affected, the ~~Board~~ Bureau shall also publish a list of administrations whose assignments comply with paragraphs 2.5 and 2.5.1 to 2.5.3 or paragraphs 2.5 and 2.5.4, and yet do not comply with meet any exception in paragraphs 2.5bis a), 2.5bis b) or 2.5bis c).

Reason:

Correction of CPM95 text. As drafted, the added phrase in effect contains a double negative; assignments *complying with* any of the three added paragraphs cause their respective administrations' names *not* to appear in the list.

administration seeking coordination of its agreement. If, however, the administration with which coordination is sought does not agree, it shall, within the same period, send to the administration seeking coordination the technical details of the networks or information on the terrestrial stations concerned upon which its disagreement is based, including the characteristics contained in Section C of Appendix 1 or Appendix 3 which have not previously been notified to the Board Bureau, and make such suggestions as it may be able to offer with a view to a satisfactory solution of the problem. A copy of these comments shall also be sent to the Board Bureau.

Reason:

See USA/ /21.

2.8A Affected administrations, as well as the administration seeking coordination, shall make all possible mutual efforts to overcome the difficulties in a manner acceptable to the parties concerned.

USA/ /38 ADD 2.8B When an administration has not responded to the Bureau within the period of six months referred to in paragraph 2.8, it shall be deemed that this administration has undertaken:

- a) that no complaint will be made in respect of any harmful interference affecting the services rendered by its space radiocommunication or terrestrial stations which may be caused by the use of the assignment to a station of the satellite network for which coordination was requested; and
- b) that its space radiocommunication or terrestrial stations will not cause harmful interference to the satellite network assignment for which coordination was requested.

Reason:

To identify the rights at risk through non-response.

Results of Coordination

USA/ /39 (MOD) 2.9 An administration which has initiated a coordination procedure under the provisions of paragraphs 2.1 to 2.6 shall communicate to the Board Bureau the names of the administrations with which agreement has been reached. The Board Bureau shall publish this information in the special section of its weekly circular.

Reason: See USA/ /21.

USA/ /40 (MOD) 2.10 An administration which has sought coordination, as well as any administration which has complied with the provisions of paragraph 2.8, shall communicate to the Board Bureau any modifications to the published characteristics of their respective networks or stations that were required to reach agreement on the coordination. The Board Bureau shall publish this information in accordance with paragraph 2.7.2, indicating that these modifications resulted from the joint efforts of the administrations concerned to reach agreement on the coordination.

Reason:

See USA/ /21.

Notification of Frequency Assignments in the Event of Continuing Disagreement

USA/ /41 (MOD) 2.11 In the event of continuing disagreement between an administration seeking to effect coordination and any administration with which coordination has been sought, the administration seeking coordination shall, except in the cases where the assistance of the Board Bureau has been requested, defer the submission of its notice concerning the proposed assignment by eight months from the date of publication of the special

section referred to in paragraph 2.7.2, taking into account the provisions of No. 1496. When the assistance of the Board Bureau has been requested, the submission of the notice shall be deferred for a further three months.

Reason:

See USA/ /21.

USA/ /42 MOD

Section III. Coordination of Frequency Assignments to Earth Stations of a Non-Geostationary-Satellite Network in Relation to Terrestrial Stations and of a Satellite Network in Relation to other Earth Stations in the Opposite Direction of Transmission⁴

Reason:

To provide a coordination procedure to accommodate bi-directional operations for MSS feeder links.

Requirement for Coordination

USA/ /43 (MOD) 3.1 Before an administration notifies to the Board Bureau or brings into use any frequency assignment to a fixed earth station or to typical earth stations in a particular band allocated with equal rights to space and terrestrial radiocommunication services, it shall effect coordination of the assignment with each administration whose territory lies wholly or partly within the coordination area⁵. The request

Section III does not apply to the coordination of an Earth-to-space assignment of a satellite network vis-à-vis terrestrial services in the case where a pfd threshold at the border of the territory of another administration, specified in a provision of the Radio Regulations, is not exceeded.

The coordination area is defined as the service area in which it is intended to operate the typical earth stations, extended in all directions by a coordination distance of 500 km, or as a circular zone with a radius of 500 km centered on the

for coordination may specify all or some of the frequency assignments to the associated space station, but thereafter each assignment shall be dealt with individually.

Reason:

See USA/ /21.

USA/ /44 ADD 3.1.1 No coordination under paragraph 3.1 is required when an administration proposes:

- a) to bring into use an earth station the coordination area of which does not include any of the territory of any other country; or
- b) to change the characteristics of an existing assignment in such a way as not to increase the interference to or from the terrestrial radiocommunication stations of other administrations or the earth station of other administrations in the opposite direction of transmission; or
- c) to bring into use a new frequency assignment to a receiving earth station and the notifying administration states that it accepts the interference resulting from existing and future terrestrial station assignments or earth station assignments in the opposite direction of transmission.
- d) In such cases, the administration responsible for the terrestrial station(s), or the earth station(s), is not required to apply the provisions of Section IV, or Section III respectively, hereof.

coordinates of the fixed earth station. For a service area in which aircraft earth stations operate, the coordination area is the service area extended in all directions by a coordination distance of 1 000 km.

Reason:

To extend to earth stations of non-geostationary-satellite networks exemptions from coordination, or re-coordination as the case may be, each of which currently appears in the Radio Regulations in respect to earth stations of geostationary-satellite networks.

Coordination Data

USA/ /45 (MOD) 3.2 For the purpose of effecting coordination, the administration requesting coordination shall send to each administration concerned under paragraph 3.1 all pertinent information concerning the proposed frequency assignment as listed in Appendix 3, and an indication of the approximate date on which it is planned to begin operations. A copy of this information with the date of dispatch of the request for coordination shall also be sent to the ~~Board~~ Bureau for information.

Reason:

See USA/ /21.

Acknowledgement of Receipt of Coordination Data

3.3 An administration with which coordination is sought under paragraph 3.1 shall immediately acknowledge receipt of the coordination data.

Examination of Coordination Data and Agreement Between Administrations

3.4 On receipt of the coordination data, an administration shall, having regard to the proposed date of bringing into use of the assignment for which coordination was requested, promptly examine the matter with regard to both:

USA/ /46 (MOD) 3.4.1 a) interference which would affect the service rendered by its terrestrial radiocommunication stations, operating

in accordance with the Convention and these Regulations, or to be so operated prior to the planned date of bringing into service of the earth station assignment, or within the next three years, whichever is the longer, and

- b) interference which would affect the service rendered by its earth stations in the opposite direction of transmission, in which the earth stations in the opposite direction of transmission are in conformity with No. 1503 and for which information for advance publication for the associated satellite network has been received by the Bureau.

and

Reason:

To provide a coordination procedure to accommodate bi-directional operations. The criteria to determine what earth stations can be considered during this coordination procedure has been established as follows: 1) since earth stations can request coordination at the same time they are advanced published, the same criteria should apply to the earth stations that can be considered and 2) if what earth stations that can be considered was based strictly on a timeframe of when it is to be brought into use (i.e., 3 years), administrations could include earth stations that operate with satellite networks for which no information has ever been sent to the ITU and administrations may not be able to include earth stations that have been advance published and coordinated but are not to be brought into use for a period longer than three years.

USA/ /47 (MOD) 3.4.2

- a) interference which would be caused to reception at an earth station by the service rendered by its terrestrial radiocommunication stations, operating in accordance with the Convention and these Regulations, or to be so operated prior to the planned date of bringing into service of the earth station assignment, or within the next three years, whichever is the longer, and

b) interference which would be caused to reception at an earth station by the service rendered by its earth stations in the opposite direction of transmission, in which the earth stations in the opposite direction of transmission are in conformity with No. 1503 and for which information for advance publication for the associated satellite network has been received by the Bureau

Reason:

To provide a coordination procedure to accommodate bi-directional operations. The criteria to determine what earth stations can be considered during this coordination procedure has been established as follows: 1) since earth stations can request coordination at the same time they are advanced published, the same criteria should apply to the earth stations that can be considered and 2) if what earth stations that can be considered was based strictly on a timeframe of when it is to be brought into use (i.e., 3 years), administrations could include earth stations that operate with satellite networks for which no information has ever been sent to the ITU and administrations may not be able to include earth stations that have been advance published and coordinated but are not to be brought into use for a period longer than three years.

USA/ /48 ADD 3.4.3 Stations in addition to those identified by paragraphs 3.4.1 and 3.4.2 may be taken into account subject to agreement between the administrations concerned.

Reason:

To allow administrations on a bi-lateral basis to determine what stations may be taken into account.

3.5 The administration with which coordination is sought shall, within four months from dispatch of the coordination data:

USA/ /49 (MOD) 3.5.1 notify the administration requesting coordination of its agreement with a copy to the Board Bureau , indicating, where appropriate, the part of the allocated frequency band

containing the coordinated frequency assignments; or

Reason:

See USA/ /21.

USA/ /50 ADD 3.5.2 send to that administration a request for inclusion in coordination of the terrestrial radiocommunication stations or the earth stations in the opposite direction of transmission mentioned in 3.4.1 and 3.4.2; or

Reason:

To define an administration's minimum obligation to effect protection of its rights.

USA/ /51 (MOD) 3.5.23 notify that administration of its disagreement.

Reason:

Consequential.

USA/ /52 (MOD) 3.6 In the cases mentioned in paragraphs 3.5.2 and 3.5.3, the administration with which coordination is sought shall send to the administration requesting coordination a diagram drawn to an appropriate scale indicating the location of those terrestrial radiocommunication stations or earth stations in the opposite direction of transmission which are or will be within the coordination area, together with all other relevant basic characteristics using Appendix 1 or Appendix 3, as appropriate, and make such suggestions as it may be able to offer with a view to a satisfactory solution of the problem.

Reason:

To inform the proponent administration, in sufficient specificity to facilitate any practicable technical measures, as to the assignments, notified or otherwise, for which protection is desired by the administration of whom coordination is being sought.

USA/ /53 (MOD) 3.7 When the administration with which coordination is sought sends to the administration seeking coordination the information required in the case of paragraph 3.5.23, a copy thereof shall also be sent to the Board Bureau. The Bureau shall consider as notifications in accordance with Section I of Article 12 or Section I of Article 13, as appropriate, only that information relating to existing radiocommunication stations, or to those to be brought into use within the next three years.

Reason:

To extend to the administration of whom coordination is sought the same rights as would have accrued had it notified its assignments prior to its receipt of the request for coordination.

USA/ /54 ADD 3.7.1

When an agreement on coordination is reached, as a consequence of paragraphs 3.5 to 3.7, the administration responsible for the terrestrial stations or the earth stations in the opposite direction of transmission, may send to the Bureau the information concerning those stations covered by the agreement which are intended to be notified in accordance with Section I of Article 12 or Section I of Article 13, as appropriate. The Bureau shall consider as notifications in accordance with those Sections only that information relating to existing radiocommunication stations or to those to be brought into use within the next three years.

Reason:

To provide for the notification of successfully coordinated proposed assignments.

Notification of Frequency Assignments in the Event of Continuing Disagreement

USA/ /55 (MOD) 3.8 In the event of continuing disagreement between an administration seeking to effect coordination and an administration with which coordination has been sought, the administration seeking coordination shall, except in the cases where the assistance of the ~~Board~~ Bureau has been requested, defer the submission of its notice concerning the proposed assignment by six months from the date of the request for coordination, taking into account the provisions of No. 1496. When the assistance of the ~~Board~~ Bureau has been requested, the submission of the notice shall be deferred for a further three months.

Reason:

See USA/ /21.

**Section IV. Coordination of Frequency Assignments to
Terrestrial Stations for Transmission in Relation to Earth
Stations of a Non-Geostationary-Satellite Network**

Requirement for Coordination

USA/ /56 (MOD) 4.1 Before an administration notifies to the ~~Board Bureau~~, or brings into use any frequency assignment to a terrestrial station for transmission within the coordination area⁶ of an earth station of a non-geostationary-satellite network, in a band allocated with equal rights to terrestrial radiocommunication services and space radiocommunication services (space-to-Earth), it shall effect coordination of the proposed assignment with the administration responsible for the earth stations with respect to the frequency assignments:

Reason:

See USA/ /21.

- 4.1.1 which are in conformity with No. 1503; and
- 4.1.2 for which coordination has been agreed under paragraph 3.5.1., or

USA/ /57 ADD 4.1.3 which are to be taken into account for coordination with effect from the date of communication of the information referred to in paragraph 3.1.

Reason:

The coordination area is defined as the service area in which it is intended to operate the typical earth stations, extended in all directions by a coordination distance of 500 km, or as a circular zone with a radius of 500 km centered on the coordinates of the fixed earth station. For a service area in which aircraft earth stations operate, the coordination area is the service area extended in all directions by a coordination distance of 1 000 km.

To take into account proposed conforming assignments which have commenced coordination.

USA/ /58 ADD 4.1 bis No coordination under paragraph 4.1 is required when an administration proposes:

- a) to bring into use a terrestrial station which is located, in relation to an earth station, outside the coordination area; or
- b) to change the characteristics of an existing assignment in such a way as not to increase the interference to the earth stations of other administrations; or
- c) to bring into use a terrestrial station within the coordination area of an earth station, provided that the proposed terrestrial station assignment is outside any part of a frequency band coordinated under 3.5.1 for reception by that earth station.

Reason:

To enumerate particular proposed terrestrial assignments not requiring coordination.

Coordination Data

4.2 For the purpose of effecting coordination, the administration requesting coordination shall send to each administration concerned under paragraph 4.1 all pertinent information. The request for coordination may specify all or some of the frequency assignments expected to be used within the next three years by stations of a terrestrial network wholly or partly within the coordination area of the earth stations. Thereafter each assignment shall be dealt with individually.

Acknowledgement of Receipt of Coordination Data

4.3 An administration with which coordination is sought under paragraph 3.1 shall immediately acknowledge receipt of the coordination data.

Examination of Coordination Data and Agreement Between Administrations

4.4 On receipt of the coordination data, the administration with which coordination is sought shall promptly examine the matter with regard to interference which would affect the services rendered by its earth stations covered by paragraph 4.1, which are operating or are to be operated within the next three years.

4.5 The administration with which coordination is sought shall, within an overall period of four months from dispatch of the coordination data, either notify the administration requesting coordination of its agreement to the proposed assignment or, if this is not possible, indicate the reasons for its objection and make such suggestions as it may be able to offer with a view to a satisfactory solution of the problem.

Notification of Frequency Assignments in the Event of Continuing Disagreement

USA/ /59 (MOD) 4.6 In the event of continuing disagreement between an administration seeking to effect coordination and an administration with which coordination has been sought, the administration seeking coordination shall, except in the cases where the assistance of the Board Bureau has been requested, defer the submission of its notice concerning the proposed assignment by six months from the date of the request for coordination, taking into account the provisions of Nos. 1230 and 1496. When the assistance of the Board Bureau has been requested, the submission of the notice shall be deferred for a further three months.

Reason:

See USA/ /21.

Section V. Notification of Frequency Assignments

Notification of Assignments to Space Stations and Earth Stations

USA/ /60 (MOD) 5.1 An administration shall, for the purpose of notifying an assignment to the Board Bureau, apply the provisions of Article 13. When applying the provisions of Article 13 to frequency assignment notices relating to space stations and earth stations covered by this Resolution, the Board Bureau shall:

Reason:

See USA/ /21.

5.1.1 in applying No. 1504, also examine the notice with respect to its conformity with the provisions of paragraphs 2.1 or 2.2 relating to coordination of the use of the frequency assignment with the other administrations concerned;

5.1.2 in applying No. 1505, also examine the notice with respect to its

conformity with the provisions of paragraph 3.1 relating to coordination of the use of the frequency assignment with the other administrations concerned;

5.1.3 in applying No. 1506, also examine the notice with respect to the probability of harmful interference when the coordination under paragraph 2.1 or 2.2 has not been successfully effected;

5.1.4 in applying No. 1509, also examine the notice with respect to the probability of harmful interference when the coordination under paragraph 3.1 has not been successfully effected;

5.1.5 not apply Nos. 1515 and 1516.

5.2 The examination under paragraph 5.1.3 or 5.1.4 shall take into account the frequency assignments for transmission or reception already recorded in the Master Register.

Notification of Assignments to Terrestrial Stations

USA/ /61 (MOD) 5.3 An administration shall, for the purpose of notifying an assignment to the ~~Board~~ Bureau, apply the provisions of Article 12. When applying the provisions of Article 12 the ~~Board~~ Bureau shall, in application of No. 1353, examine frequency assignment notices relating to terrestrial stations covered by this Resolution with respect to their conformity with the provisions of paragraph 4.1 relating to coordination of the use of the frequency assignment with the other administrations concerned.

Reason:

See USA/ /21.

United States of America

Proposals for Agenda Item 1

SIMPLIFIED PROCEDURES

APPENDIX S 25

**Frequency Allotment Plan for Coast Radiotelephone
Stations Operating in the Exclusive Maritime Mobile
Bands between 4 000 kHz and 27 500 kHz**

General:

VGE Recommendation No. 2/4 identified Appendix 25 and Article 16 as an area where the Radio Regulations could be simplified. Considering that Appendices 26, 27, 30, 30A and 30B are virtually stand-alone plans that contain most of the provisions for their coordination, notification and modification and further noting the VGE's efforts in simplifying the Radio Regulations, particularly the provisions related to Appendix 25, the United States believes that Appendix 25 and Article 16 should be consolidated into a stand-alone plan. Therefore the United States submits proposal Appendix S25 "Frequency Allotment Plan for Coast Radiotelephone Stations Operating in the Exclusive Maritime Mobile Bands Between 4 000 kHz and 23 000 kHz." This proposal includes the appropriate provisions of Article 12, Article 16 in its entirety, and appropriate provisions of Article 60 (S52), along with the current allotment plan as a replacement for the aforementioned provisions.

USA/ /1 (ADD)

ARTICLE 1

**Procedure for Bringing Up to Date the
Frequency Allotment⁷ Plan for Coast
Radiotelephone Stations Operating
in the Exclusive Maritime Mobile Bands
Between
4 000 kHz and 23 000 kHz**

See No. 18, Article S1.